2011-01020
FILED
January 14, 2011
CLERK, U.S. BANKRUPTCY COURT
EASTERN DISTRICT OF CALIFORNIA

BRAD A. MOKRI, SBN: 208213
JENNIFER N. HUPE, SBN: 256009
LAW OFFICES OF MOKRI & ASSO

LAW OFFICES OF MOKRI & ASSOCIATES

1851 E. First Street, Suite 900 Santa Ana, California 92705 Telephone No.: (714) 619-9395 Facsimile No.: (714) 619-9396

Attorney for Plaintiff

2

3

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

HERITAGE PACIFIC FINANCIAL LLC.

UNITED STATES BANKRUPTCY COURT EASTERN DISTRICT OF CALIFORNIA FRESNO DIVISIONAL OFFICE

In Re: Chapter 7 Bankruptcy No.: 1:10-bk-62071 Adversary Case No.: FORTINO AND ALICIA SANCHEZ Debtor. PLAINTIFF'S COMPLAINT TO HERITAGE PACIFIC FINANCIAL, LLC. DETERMINE DISCHARGEABILITY OF D/B/A HERITAGE PACIFIC FINANCIAL, a) DEBT Texas Limited Liability Company, [11 U.S.C. §523(a)(2)(A); 11 U.S.C. $\S523(a)(2)(B)$ Plaintiff, VS. **DATE: See Summons** FORTINO AND ALICIA SANCHEZ Defendant.

COMPLAINT TO DETERMINE THE DISCHARGEABILITY OF DEBT AND FOR JUDGMENT

Plaintiff, through its attorney, Brad A. Mokri, of Law Offices of Mokri & Associates states as follows:

PLAINTIFF'S COMPLAINT TO DETERMINE DISCHARGEABILITY OF DEBT

 1. This is an adversary proceeding in bankruptcy brought by Heritage Pacific Financial, LLC, dba Heritage Pacific Financial pursuant to 11 U.S.C. § 523.

- Defendant filed a Chapter 7 bankruptcy petition on October 19, 2010.
 Jurisdiction is
 vested in this proceeding pursuant to 28 U.S.C. § 157, 28 U.S.C. §1334, and 11 U.S.C. § 523; this matter is a core proceeding.
- 4. Plaintiff is a creditor of defendant. Plaintiff is the assignee and current owner and/or holder of Defendant's loan and related mortgage note.

GENERAL ALLEGATIONS

- 5. Plaintiff is informed and believes, and thereon alleges that in an effort to obtain funds to purchase and/or refinance a property, Defendant completed, or caused to have completed on their behalf, a Uniform Residential Loan Application ("Loan Application"), otherwise known as a 1003 Form, which Defendant executed and signed. A true and correct copy of the Uniform Residential Loan Application is attached as **Exhibit "A"** and incorporated by reference herein.
- 6. Defendant obtained loans evidenced by promissory notes executed by Defendant. Plaintiff is the true and current owner and holder of Defendant's loan and related promissory note. A true and correct copy of the Note is attached as **Exhibit "B"** and incorporated by reference herein.
- 7. Defendant certified the accuracy of the information contained in the Loan Application and expressly consented to the verification and re-verification of the information contained therein.
- 8. Among other information required to be certified, and in fact certified, by

 Defendant on the Loan Application, was information regarding Defendant's current employer,
 gross monthly income, and intent to use the property securing the loan as Defendant's primary
 residence.

- 9. Defendant knew that their then-current income was insufficient to obtain the loans, and in an effort to secure the more favorable primary-residence financing rate, Plaintiff is informed, believes and thereon alleges that Defendant provided, prepared, or caused to be prepared, a Loan Application which materially misstated Defendant's employment, income and/or intended use of the property as a primary residence; and caused Defendant's agent to submit to the lender a materially false Loan Application and other materially false documents related thereto.
- 10. Plaintiff is informed, believes, and thereon alleges that Defendant directed, instructed, and caused to have their materially false Loan Application and supporting documentation transmitted to Defendant's lender knowing that the information in the Loan Application and supporting documentation was materially false.
- 11. The lender did not know, and had no reason to know, that the information and documentation provided by Defendant in and in conjunction with the Loan Application was false. In reliance on the information and documentation provided by Defendant, the lender approved Defendant's Loan Application.
- 12. Defendant executed a promissory note in favor of the lender, pursuant to which Defendant agreed and promised to repay the loan according to the terms of the promissory note. The proceeds of the loan, as stated in the promissory note, were to be used to purchase and/or refinance the property securing the promissory note.
- 13. The lender fully performed, including by disbursing the loan proceeds to Defendant. The lender and/or its assignees duly assigned Defendant's loan and promissory note to Plaintiff, who is currently the owner and holder of Defendant's loan and promissory note.
- 14. Defendant defaulted on their payment obligations and obligation to re-verify the information contained in the Loan Application despite the Plaintiff's request therefore.
- 15. Plaintiff is informed, believes, and thereon alleges that in applying for the loan, the Defendant knowingly misstated her monthly income on their Loan Application and concealed their true income. Plaintiff is further informed and believes that the Defendant knowingly misstated the status of their employment on the Loan Application and concealed their true employment status.

Plaintiff is further informed and believes that Defendant misrepresented their residency such that the property securing the loan was not Defendant's primary residence, and concealed their true residency status.

- 16. The promissory note was duly assigned by the original lender and/or its assignees to Plaintiff, who is the current owner and/or holder of Defendant's Loan and related mortgage note.
- 17. Plaintiff is not barred from pursuing this action by any anti-deficiency statute or rule. Plaintiff does not seek a deficiency judgment for the balance of a promissory note following foreclosure, but rather seeks a judgment for Defendant's fraud in connection with their loan application, as alleged herein. Plaintiff has attempted to resolve this matter prior to filing this complaint by contacting Defendant.

FIRST CLAIM FOR RELIEF

False Pretenses, False Representation or Actual Fraud

[11 U.S.C. § 523(a)(2)(A)]

- 18. Plaintiff re-alleges and incorporates by reference the allegations set forth in paragraphs 1 through 17, above.
- 19. In an effort to obtain funds to purchase and/or refinance their property, Defendant completed, or caused to have completed on their behalf, a Uniform Residential Loan Application ("Loan Application"), otherwise known as a 1003 Form, which Defendant executed and signed. A true and correct copy of the Uniform Residential Loan Application is attached as **Exhibit "A"** and incorporated by reference herein. Defendant utilized this loan, creating a balance due and owing on this loan of \$50,132.21 including interest as of the date the bankruptcy petitioner was filed.
- 20. Defendant obtained the money by false pretenses, a false representation and actual fraud by misrepresenting that the money obtained for the purpose of purchasing a property for their primary residence. Defendant misrepresented her intended use of the property as their primary residence as the property was being purchased for another individual.

- 21. The lender did not know, and had no reason to know, that defendant misrepresented their intended use of the property and in reliance on the information approved the loan.
- 22. At the time of obtaining the money from the lender execution of the loan,
 Defendant failed to disclose to Lender that they did not and would not use the property as their
 primary residence. Lender justifiably relied on Defendant's representation and paid money for
 the purchase of a primary residence.
- 23. By reason of the foregoing, Defendant obtained money from the lender through false pretenses, false representations and actual fraud. Defendant's actions constitute material misrepresentations of the facts. Defendant intended for the lender to rely on the misrepresentation.
- 24. Lender reasonably relied upon Defendant's misrepresentations and was induced to lend money to Defendant by those misrepresentations.
- 25. Within the three years prior to the filing of this Complaint, through its independent investigation and collection attempts, Plaintiff discovered that the representations made on Defendant's Loan Application were false.
- 26. As a result of Defendant's conduct, Plaintiff has suffered damages at a minimum in the amount of \$50,132.21 plus interest and reasonable attorney fees. Pursuant to 11 USC § 523(a)(2)(A), Defendant should not be granted a discharge of this debt to the Plaintiff in the amount of \$50,132.21 plus interest and reasonable attorney fees.

SECOND CLAIM FOR RELIEF

Use of False Statement in Writing

[11 U.S.C. § 523(a)(2)(B)]

- 27. Plaintiff re-alleges and incorporates by reference the allegations set forth in paragraphs 1 through 25, above.
- 28. In an effort to obtain funds to purchase and/or refinance their property, Defendant completed, or caused to have completed on their behalf, a Uniform Residential Loan Application ("Loan Application"), otherwise known as a 1003 Form, which Defendant executed and signed.

 A true and correct copy of the Uniform Residential Loan Application is attached as **Exhibit "A"** and incorporated by reference herein. Defendant utilized this loan, creating a balance due and owing on this loan of \$50,132.21 including interest as of the date the bankruptcy petitioner was filed.

- 29. In an effort to obtain the funds, Defendant caused to have completed on their behalf, a Uniform Residential Loan Application, otherwise known as a 1003 Form, which Defendant executed and signed.
- 30. On the Uniform Residential Loan Application, Defendant certified the accuracy of the information contained therein including but not limited to financial condition of Defendant and consented to the verification and re-verification of the information contained therein.
- 31. Among the information provided and certified by Defendant in their Uniform Residential Loan Application, Defendant was required to certify information regarding their current employer, statements of their gross monthly income, and to certify that their intended to use the loan proceeds to purchase real property which Defendant intended to use as their primary residence.
- 32. In furtherance of their effort, because Defendant knew that their then current income was insufficient to support the approval of the loan and/or in an effort to secure the more favorable primary-residence financing rate, Plaintiff is informed, believes and thereon alleges that Defendant:
- a) Provided, prepared, caused to be prepared, false loan applications, which misstated their employment, income and/or intended use of the property as a primary residence;
- b). Certified a false loan application, which misstated their employment income and/or intended use of the property as a primary residence; and
- c). Caused their agents to submit to lenders a false loan application and other loan related documents
- 33. The lender did not know, and had no reason to know, that the information and documentation provided by Defendant in, and in conjunction with, their loan applications was

false, and in reliance on the information and documentation provided by Defendant to the lender therein approved the loan.

- 34. Defendant executed a promissory note in favor of their initial lender, its successors, transferees, and assigns. In the loan application Defendant expressly represented to the original lender and to its successor in interest the accuracy of the information.
- 35. The proceeds of the loan, as referenced in the promissory note, were to be used by Defendant in the purchase or refinance of the property described therein. In exchange, Defendant agreed and promised to pay according to the mutually agreed upon terms and conditions more particularly described in the promissory notes.
- 36. Lender fully performed, and Defendant acquired title to the property. The promissory note was duly assigned by the original lender and/or its assignees to Plaintiff, who is the current owner and/or holder of Defendant's Loan and related mortgage note.
- 37. Defendant has defaulted on their obligations to pay and to re-verify the information contained in the Uniform Residential Loan Application. Despite Plaintiff's attempts to secure information from Defendant to re-verify the information contained in their loan application, Defendant has failed and/or refused to comply with Plaintiff's requests.
- 38. Within the three years prior to the filing of this Complaint, through its independent investigation and collection attempts, Plaintiff discovered that the representations made on Defendant's Loan Application were false.
- 39. By reason of the foregoing, Defendant obtained money by using a statement in writing that falsely represented Defendant's financial condition on which the lender relied on. Defendant submitted the loan application with the intent to deceive the lender. Defendant, therefore, had a specific intent to defraud their lender.
- 40. Defendant's actions constitute material misrepresentations of the facts. Defendant intended for their ender to rely on those misrepresentations. Lender did rely upon Defendant's misrepresentations of repayment and was induced to lend money to Defendant by those misrepresentations. Lender reasonably relied on Defendant's misrepresentations.

1	41.	As a result of Defendant's conduc	et, Plaintiff has suffered damages at a minimum					
2	in the amount	of \$50,132.21 plus interest and rea	asonable attorney fees. Pursuant to 11 USC §					
3	523(a)(2)(B), 1	Defendant should not be granted a	discharge of this debt to the Plaintiff in the					
4	amount of \$50	,132.21 plus interest and reasonab	le attorney fees.					
5		PRAYER F	OR RELIEF					
6	WHER	REFORE, Plaintiff prays that this C	Court grant the following relief:					
7	1.	1. A monetary judgment against Defendant in the amount of \$50,132.21, plus						
8	accrued intere	st at the contractual rate, plus, add	itional interest at the contractual rate, which will					
9	continue to ac	crue until the date of judgment her	rein;					
10	2.	An order determining that such d	ebt is non-dischargeable under 11 USC §					
11	523(a)(2)(A) a	and (B);						
12	3.	An order awarding Plaintiff its at	torneys' fees and costs incurred herein; and					
13	4.	An order awarding Plaintiff such	additional relief as this Court deems just and					
14	equitable.							
15								
16	Dated: Januar	y 14, 2011 Re	spectfully Submitted,					
17		LA	W OFFICES OF MOKRI & ASSOCIATES					
18		Ву	: BRAD A. MOKRI .					
19			Brad A. Mokri Attorney for Plaintiff					
20			Heritage Pacific Financial, LLC.					
21			dbaHeritage Pacific Financial					
22								
23								
24								
25								
26								
27								
28								
	Landon-Tur-	· · · · · · · · · · · · · · · · · · ·						

Uniform Residential Loan Application									
This application is designed to be completed by t Applicants should complete this form as "Borrower"	he applicant(s) with the Li or 'Co-Borower," as applic	able Co-Borrower Co-Borrower	each agree that we intend to apply for						
minimum and minimum has arranded fand the anningable here	checked) when LAIR	JQ IUCDIUG OL BEIGGE ICE ICE I MICHINI I CONT.	Delow)						
cl a person other than the Berrower (including the Borquelification or the income or sessets of the income or sesset or s	increwaria species or other	r berson who has							
The little and the comments and the comments are commented to the co	with the second as a dase for to	m menicabul, un a							
his or her backines must be considered because the orbits pursuant to applicable law and Borrower residence.	es as a community Discisity	area. The sections							
property a located in a community property state, or t	property is located in a community property state, or the Borrower is relying on other property located								
in a community property state as a basis for repayment of the	e loan Type of Mortgage an	IN TERMS (IS LOAN							
	<u> </u>	Agency Case Number	Lender Casa Number						
Applied for	er (explain)								
TTA L J OSDANIBA I KALSING SE	o of Months Amortization		REGULAR BALLOON						
74.00.0	360 Type:	GPM ARM (type)							
	OPERTY INFORMATION A								
Subject Property Address (sizes, city, state & ZIP)			No al Units						
1809 LA CELL AVE TOLARE Califo	rnia 93274								
Legal Description of Subject Property (attach description dir	ecessary)		Year Built						
			1900						
Purpose of Loan Purchase Construction		The state of the s	Secondary []						
	-Permanent 2ND LIEN	LX Feside	nca Residence Investment						
Complete this line if construction or construction Year Lot Occupal Cost Amount E	-permanen ivan. ostno Lens — (a) Present	Value of Lot (b) Cost of Improvemen	ts Total (a + b)						
Acquired	s	s	ls						
Complete this line if this is a refinance loan.									
Year Ongmal Cost Amount E	astno Liens Purposa of	Resnance Describe Improvement	nade to be made						
Acquired		110 pt 20 artis							
s	188,000.00	Cost \$							
Title will be held in what Name(s)		Manner in which Title will be hel	d Estate will be held in						
••••			X Fee Simple						
Source of Down Payment, Settlement Charges, and/or Sub	ordinate Financing (explain) .		Leasehold (ehow expension date)						
Ватамя	IL BORROWER II	FORMATION CO-Bor	ower						
Borrower's Name (include Jr. or Sr. if applicable)		Co-Borrower's Name (include Jr or Sr if ap	olicable)						
FORTINO SANCHEZ	1505 IV	ALICIA SANCHEZ Social Security Number Home Phone (nel preg ceds) DOB Yrs						
Social Security Number Home Phone (mel area code)	(mm/dd/yyyy) School		[mm/ddAvvy] School						
60432 6000	/195 0	X domeché parkerse	100/100/2000						
X Morned (include registered Separated Separated Université pariners) Université pariners (include single divorced wildowed)	nia (not haled by Co-Bonower)	(Include single divorced widowed)							
	Rent No Yrs	Present Address (alreat mly state ZIP)							
Present Address (stract, city, state, ZP) X Own	J Hent NO TA	,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	9 mos.						
	a mon,	THE PROPERTY OF THE PROPERTY O							
TULARE, California 93274		TULARE, California 93274							
Mailing Address, if different from Present Address		Making Address, if different from Present Ad							
···									
If residing at present address for less than two	rears, complete the follow	na:							
Former Address (street, only, state 21F) Own	Rent 3 No Yrs	Former Address (street, mly, stale, ZIP)	Own X Rent 3 No Yrs						
UWII L	mos.	_	mos.						
	mon.								
TULARE, CA 93274		TULARE, CA 93274							
Borrower Borrower	IV. EMPLOYMENT								
Name & Address of Employer Salf Employed	Yns on this job	Name & Address of Employer	Self Employed Yra on this job						
CLOVERDALE DAIRY	7/	DIAMOND CRYSTAL BRAN	DS INC 7/						
	Yrs employed in this line of work/profession		Yra employed in this the of work/profession						
HANFORD, CA	<u> </u>	SAVANNAH, GA	7						
Position/Tide/Type of Business	Business Phone (stol area code)	Position/Title/Type of Business	Eusmans Phone (mci ursa cods)						
MAINTENANCE/		MACHINE OPERATO/	oloto the following:						
if employed in current position for less than two	Dotos /fmm. to)	Name & Address of Employer	1 Doing (mon • 10)						
Name & Address in Chipsyst Soll Employed	444.03 (4.0014 14)		Salf Employed						
	Monthly Income	1	Monthly Income						
			s						
Postoci/Title/Type of Business	Business Phone (uncl area code)	Position/Title/Type of Business	Business Phone (incl area code)						
/	•	1/	Doins (from - to)						
Name & Address of Employer Self Employee	Dates (from - to)	Name & Address of Employer	Self Employed Duties (Irbit) - cut						

	Monthly Income	1	Monthly Income						
	e arminist amount		2						
Position/Title/Type of Business	Business Phone (incl. prea code)	Posibon/Title/Type of Business	Susmess Phone (incl. area code)						
, contra town elife at anomania	wannings a series frime prime sheet.								

Fraddie Mac Form 05 7/05 Forms Mac Form 1003 7/06 NATL21N(CA) (0512) 01

Page 1 of 4 Walters Kluwer Financial Services Indicate F.S A.5



			· · · · · · · · · · · · · · · · · · ·	EXPENSE INFORMATI	Present	Proposed				
irosa Monilily Income	Bonower	Co-Barrower	Total	Combined Monthly Housing Expense		Linkonen				
lase Empl Income*	s 5,450.00	\$ 3,250.00	s 8,700.00	Rent	\$					
Overturne				First Mortgage (P&I)	1,198.00	s 1,143.00				
ionusee		1		Other Financing (P&I)	368.00	361.39				
ommuseons				Hazard Insurance	57.00					
)zvdends/interest		•		Real Estato Texes	87.00					
let Rental Income				Mortgage Insurance						
Ther (belons				Homeowner Asan Ducs						
comploting aso the schools describe other				OtheMISC 1007						
otal	\$ 5,450.00	s 3,250.00	\$ 8,700.00	Total	\$ 1,710.00	\$ 1,504.39				
	er(s) may be required to provide Other Income Hobics:	Alimony, ahild support, or	separate maintenance mod	maneral statements me need not be revealed if the midered for repaying that foan	Barrawer	Monthly Amount				
		\$								
/										
				/						

required 11 the Co-Barrower section was completed about a non-applicant spouse or other person this Statement and supporting schedules must be completed about that spouse or other person also

Completed X Jointly Not Jointly

Cash or Market Lieblidies and Pledged Assets. List the creditor's name, address and smooth number for all Liabilities and Pledgad Assets List the creditor's name, address and executin number for all outstanding dibits, including automobils loans, revolving charge accounts real estate loans, atmost stock pledgaps, ele Use continuation sheet, discretantly indicate by (7) those liabilities, which will be solidated upon sale of real estate owned or upon refinancing of the subject property

LIABILITIES Monthly Payment Unpaid Balance

Name and address of Company \$ Payment/Months \$ Cash or Market Value **ASSETS** Description
Cash deposit toward purchase held by List checking and savings accounts below Name and address of Bank, S&L or Credit Union 0.00 Acct no Name and address of Company 5 Payment/Months Name and address of Bank, S&L, or Credit Union 0.00 Name and address of Company \$ Payment/Aonths Acci no . Name and address of Bank S&L, or Credit Union 0.00 Acres no Name and address of Company S Payment/Months Acci no Name and address of Bank, S&L, or Crods Union 0.00 Acct no Name and address of Company 5 Payment/Months Stocks & Bonds (Company name/number & description) 1 Acal no < Name and address of Company \$ Payment/Months Life insurance not cash value Face amount 5 Subtotal Liquid Assets Real estate owned (enter market value from schedule of real estate owned) Vested interest in retirement fund Name and address of Company \$ Payment/Months Net worth of business(es) owned (attach financial statement) Automobies owned (make and year) Acct 100 Other Assets (stomize) Job-Related Expense (child care, union dues, etc.) Furniture Total Monthly Payments 1,143.00 Total Assets a. ➤ s (188,000.00) Total Linbilities b.

Freddie Mac Form 65 7/05 Fenrue Mac Form 1003 7/05 NATL21N(CA) (0512) 01

	***************************************	VI	ASSET	S AND LIA	ILMES (contd)	····				***************************************
Schedule of Real Estate Owned (If	eddronal t				nuation sheet)				····	
Property Address (enter S if sold, PS if pending or R if rantal being held for income)		Type of Propert Y	Pre Mntke	sant IVa/us	fo fruence Analy & septemble	Gross Plantal Incor	Mortgage ne Payments	Mass	urance, lensnce, le & Misc	Net Flental Income
SEE SCHEDULE OF REAL ES	TATE O	WNED	\$			\$	s	\$		\$
List any additional names under which		Totals			\$	\$	S	\$		S
VII. DETAILS OF TRANS					reditor Name		CLARATIONS		nt Number	
a Purchasa price	\$		·······	please		•	-		***************************************	
b Aherahona, improvementa, ropaira				uso conti	nuation sheet for a any cutstanding jud				Yes N	
c Land (if acquired separately)]	u been declared ban	-	•		H	
d Refinance (incl debts to be paid off)							or given title or deed			
o Estimated prepaxitiems		······································		in lieu th	oreol in the last 7 ye	ars?			HH	테는 본
f Estimated closing costs		4:	37.00	D Areyou	a party to a lawsust?	oth hear	rehimatori sus ares bas	n who	L_IL h penher	in foreclosure.
g PMI, MIP, Funding Fee				transfer	of the in heu of	foreclosure.	or sudgment? (T)	MON EN	da meluda	such loans as
h Discount (if Borrower will pay)		·		j home manufar	mongage loans, :hued (mobile) h	⇒ua loans ome icans.	, nome improvem any mortage, lis	enr K ancial	ians, edu obbgahon.	bond, or ican
. Total costs (add same a through th		4	37.00	dramaug	of Lender FLA	ia dotata, Or VA ~	obligated on any los or rudgment? (The home improvem any mortgage, list including date, nan ase number, if an	no, and		
Subordinate financing		·		1 1653010	I'VE RING CHENCHY ?					
k Borrower's closing costs paut by Seller I Other Credits (explain)				Are you	i presently delinqui other loan, mortoat	ini erind 18. financia	efault on any Feder I obbigation, bond, described in the pro	or Joan	i I	
				h la any p l Are you l Are you k Are you	obligated to pay afm ance? art of the down payn a co-maker or endo a U.S. critzen? a permanent resider	nent borrowe rser on a no nt alien?	ed? to?	*****************************		
m Loan amount (exclude PMI, MIP, Funding Fee imanced)		47,0	00.00	m Have v	ou had an owners	hen enteres	perty as your optale question in b t in a property in !	he last		
n PMI, MIP, Funding Fee financed				three ye	ens?	that unit t	wn principal res mant property (IP)? ome - solety by y	deaca		لعا لـــالع
o Loan amount (add m & n)		47,0	00.00		1), second home (5)	l), or myesh	nant property (IP)?	voice all		
p Cash from/to Borrower				(5)	, jointly with your	spouse (S	P), or jointly with t	nother	<u> </u>	
(Bubtract k, & o from)		(46.5	63.00		ISON (CI)? (T'AND AGREEN			,		
Each of the underwand specifically represen- ogness and caknowledges that (1) he short restropresentation that I have made on United States Code, Sec 1001, of seq (2) it application, (3) the property will not be used mortigues loon, (6) the property will not be used mortigues loon, (6) the property will be occup- if this application, whether or not the Lans of contemed in the application, and I am abbge should change prior to closing of the Loss, (if other path and remediate that it may have in Loan and/or administration of the Loss accu- saccessors or essigns has made any represen- ct this application or for list that are the verse delivered contaming my acquait writes sign Acknowledgement. Each of the undersigned in this application or obtain any information.	which provided in this applicable to be been sequifor any disease as approved and to amount in the even although the sequinost of the control provided to a sequinost to the control provided to a sequinost to the control provided to the control pr	ed in the pheaton on, and/o seted puril or prohibited in the (7) the Le d and/or in that my ch delirate in transfermenty.	i application may result may result stant to th bited purpl a applicatio mylerned supplement supplement toncy, rep- ad with a corresp or mone application supplement and a lace	to it true and in could labelly and penalties application are arrass (4 in, (5) the Lei to application on the Loan and my hame such notice as implied, to meliume at my a mine arrande of my as meliume at my arrande of my arrand	corneol as of the data, including mensiony including but not time (the Loan) will be all all attentions and account accoun	a set forth of darneges, it stad to time secured by a e in this application increasure or care, success application the Lander, non to one it law, (10) in the captional of in application alloctive.	opposite my signature or any proposition of important or it mentioned or it mentioned or it mentioned and to lead the lead of the leading are made for a strings may relate it thus, and assigns may if any of the material in a servicers, automatic and the leader nor its medical problem or value of the leaders making it means consumer map either Lender nor its medical problem or value of the foreachies and void in	and the purp the purp the purp to the purp	any intentification of the property one of obtaining the province of obtaining the property of	cond or neglegath on to reinance upon the format upon the following a residential a electronic receive on the administration for the administration of the following and the administration of the administration and the administration and the administration and the administration and the application of the application.
Epitower's Signature			Date		Со-Водржуга Si	gnature ø	<u></u>	***************************************		lato
x & store forms	X. INFO	HMATIC	U-CON FOR	24-07 GOVERNM	X (LLE)		Anchez ses	····		4-24-0
The following information is inquested by the Federal Government for certain types of learns related to a threlling m order to mention the landar's compliance with equal craft appointment, fair housing and home mortgage disclassion laws you are not required to luminsh the information, but are encouraged to do so. The law provides that a lender may not discriminate wither on the basis of this information, or an whether you choose to luminsh if you furnable the information, please provide both ethicating and some For lated you must check more than one deep natural. By you do not the major that the information is a required to note the information on the basis of valual cheevestion and summare if you have made this application in person II you do not well to furnable the information, please check the box below (Landar must review the above material to assure that the stockularies statisty all requirementals to which the lenders is sufficient curvator.										
BORROWER I do not wish to furni					CO-BORROW		i da nai weh la lumeh t		• • • • • • • • • • • • • • • • • • • •	
Ethnicity: X Haparus or Latino		i Hapone			Ethnicity:	x	Hispanie or Labos	_	Not Hepanio	
Race: American Indian		ian		ek er esn Amancan	Race:		American indian or Alaska Nativa		Acian [Aincan
Hairve Hawaxan ar Other Faccino laborda	· X w	hte					Native Howeson or Other Pacific Islander	<u>D</u>	White	American
Sox: Female	X M				Sex:		Famala		Male	
To be Completed by Interviewer This application was taken by	Interviewer		alceia) 	Date	Name arx	Address of Interview	er's Em	ployer	
Face-to-face interview						1				
Maul	1-10-	la file	£1		3/20/2007					
Internet	IUIGIAIBAGI	s Phone	Number (i	nci area code	3)	CARM	ICHAEL, CA	9560	8	



	CONTINUATION SHEET/RESID	DENTIAL LOAN APPLICATION	
Use this continuation sheat if you need more space to	Boxtower		Apency Case Number:
complete the Residential Loan Application. Mark B for Borrower or C for	FORTINO SANCHEZ Co-Borrower:		Lender Case Number:
Co-pontrier.	ALICIA SANCHEZ		
LIABILITIES CONT'	D:	/	
		•	
Account No-			
		1	
			•
Account No-			
		/	
		,	
hannumb No.			
Account No-	•		
		/	
Account No-			
		,	
		•	
Account No-			
ACCOUNT NO-			
		/	
	•		
Account No-			
		/	
		•	
Samuel No.			
Account No-			
		1	
Account No-			
		/	
		,	
Account No-			
		1	
		•	
Account No-			
		1	
•	•		
Account No-			
		/	
Account No-			
ALWWWINNER ATM			
		/	
Account No-			
Under California C	ivil Code 1812.30(j) "Credit app	lications for the obtainme	ent of money, goods, labor, or
	specify that the applicant, if marrie		
IWe fully understand that it facts as applicable under the pr	is a Federal crime punishable by fina or imprisor ovisions of 17the 18, United States Code, Section 1001	ment, or both, to knowingly make an et seq.	y laist statements concerning any of the above
Borrower's Signature:	Date	Co-Borrower's Signature:	Date
x Falino	land 11/94.	67 × aliera Sano	Noz 4-24-07
- 100000 J	17/24/	-11 cuera yum	.500

Freddie Mae Form 65 7/05 Fannie Mae Form 1003 7/05 NATL21N(CA) (0612).01

Page 4 cl 4

FORTINO SANCHEZ

ALICIA SANCHEZ

LIABILITIES CONT. D:		
	/	
Account No-		
OTHER DEBTS:	/	
	7	
WALTER TOWN.		
BANKS LOANS:	,	
Account No-	•	
	,	
Account No-	,	
	. /	
Account No-	· · · · · · · · · · · · · · · · · · ·	
Account No-	/	
110000000		
Warrange Ava	/	
Account No-		
	/	
Account No-		
THE DESIGNATION AND ADDRESS OF THE PARTY OF		
REAL ESTATE LOANS:		
CHASE		
	1,143.00 / 189	188,000.00
Account No-		
	/	
	·	
Account No-		
		•
	/	
Account No-		
	,	
	/	
Account No-		
	/	
Name and Ma	•	
Account No-		
	/	
Account No-		
ACKNOWLEDGED BY:	ACKNOWLEDGED BY:	
Seties Souls 4-24-07	//	4-24-07
FORTING SANCHEZ DATE:	ALICIA SANCHEZ	DATE:

ATTACHMENT TO LOAN APPLICATION

FORTIND SANCHEZ

SCHEDULE OF REAL ESTATE OWNED

PRESENT AMOUNT OF GROSS MARKET VALUE MORTGAGES & LIENS HENTAL INCOME TYPE OF PROPERTY

INGURANCE
MORTGAGE NET
PAYMENTS TAXES & MISC RENTAL INCOME

188,000.00

999.00

144.00

1809 LA CELL AVENUE TULARE, CA 93274

188,000.00

144.00 00.666

TOTALS

Signature: Faline Sever

Signature: Alece Manchel

Date: 4-34-07

National City®

FIXED RATE CONSUMER NOTE AND SECURITY AGREEMENT - National Home Equity (Not to be Used for Texas Homestend Loans Unless Purchase Money or Reliannes of Purchase Money)

Date 4/20/2007

1. DEBTOR(S)

FORTINO SANCHEZ

Address

1809 LA CELL AVE

TULARE, California 93274

2. DEFINITIONS AND GENERAL TERMS. "You" or "your" means the undersigned Debtors. "We", "our" or "us" means National City Bank, 6750 Miller Road, Brecksville, Ohio 44141, and its successors and essigns. "Note" means this promissory note and security agreement and all related stachments and addenda. "Loan" means the loan evidenced by this Note. Property means the real estate securing the payment of this Note described in Section 4. "Disclosure Statement" means the separate federal truth-la-lending disclosure statement of even date provided to you, the terms of which are incorporated by reference in this Note. Disclosures in the Disclosure Statement are contract terms. You agree that we are making this Loan directly to you. The Section headings of this Note are a table of contents and not contract terms.

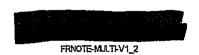
3.	PROMISSORY	NOTE. For	value received	, you, intending	to be legally	bound, jointly	and severally	promise to pay	to our e	irder the
principal	sum of S	47.000	on, whi	ch includes a pr	epaid finance	charge of S	437.00	phis,	interest	from the
date of t	sum of S his Note on the pr	incipal sum o	utstanding and c	other nums owed	i under this No	oto at the per a	_anum rate of	6.500	%, p	iyable as
describe	d in the payment o	chedule in the	e Disclosure Sta	dement. You a	gree that all p	ast due and un	baiq characa o.	wed, including	batt and	micrest,
may be	epitalized and car	n interest by a	idding them to t	he principal bal:	ance of this No	ote. Interest wi	ill be computed	on a simple i	sterest ba	sis based
upon a 3	65-day year, but c	alculated on a	etual daya. Acq	ordingly, your p	payment histor;	y could affect t	he amount you	will pay under	this Note	•

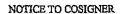
1.	PROPERTY.	1809	LA	CELL	AVE		 	 	
		TULAF	Æ.	. Cal:	Lfornia	93274	 	 	

- 5. DISBURSEMENT OF PROCEEDS. You authorize us to disburse all proceeds of this Loan by check, draft, electronic transfer or in such other form or manner as we choose in our sole discretion.
- 6. LATE CHARGE; RETURNED INSTRUMENT CHARGE; DEFFERAL CHARGE; DOCUMENT REQUEST CHARGE. If all or any portion of any monthly payment is not received within 10 days after it is due and we do not accelerate the entire balance owing under this Note, you agree to pay a late charge. This late charge will be the greater of 10% of the unpaid monthly payment or \$40. If any check, draft, negotiable order of withdrawal, or other similar instrument is trained to us unpaid for any reason, you agree to pay a returned instrument charge. This returned instrument charge will be \$55. If we, in our sole discretion, permit you to defer any payment(s) you agree to pay a defermal charge for the revises of providing copies. This document request charge for the zervise of providing copies. This document request charge will be \$6 per copy. We will not charge you for documents we are required to provide you by law.
- 1. INSURANCE. You are required to insure the Property until this Loan is paid in full or we sell the Property. You have the risk of loss of the Property and will be responsible for its loss or damage. You agree to obtain primary insurance coverage (including furnishing existing coverage) from any insurer you want that is acceptable to us, provided that the insurer is authorized to do business in the state or jurisdiction where the Property is located or is an eligible surglus these carrier, in the following types and amounts with us listed as loss payed; (a) fire, "all risk" perils and flood insurance required by law; and (b) all other insurance required by applicable law. You must keep the Property fully insured against loss or damage on terms which are acceptable to us to the extent permitted by law. All insurance proceeds we receive (including a refund of premium) may at our option reduce the indebtedness of this Note or be used to repair or replace the Property. If the Property is destroyed, you must still pay us whatever you one under this Note. If you full to maintain the required insurance, we may at our sole option obtain coverages at your expense which we believe are necessary to protect our interests in the Property. You agree to pay the expense of such insurance an demand or agree that we may add such expense to this Loan. You ecknowledge that insurance we purchase may cust substantially more than insurance you could purchase. Fallure of your insurer to pay a claim, or any part of a claim, will mean you do not have the insurance required by this Note. You also margine to us any other insurance proceeds related to the Note or our interest in the Property. You must promptly provide us with evidence of insurance and proof of payment of insurance premiums upon our request, and all policies must provide us with a minimum of 10 days prior notice of cancellation or material change in coverage. Our mailing address for purposes of this Section is P.O. Box 91596, Clevoland, OH 44101-0351. You introvocably auth
- 8. PREPAYMENT. You may voluntarily prepay the principal sum of this Note in part at any time. If you voluntarily prepay the principal sum of this Note in full, you agree to pay a voluntary prepayment charge which will be equal to the greater of 0 % of the principal balance at the time of prepayment or \$ 0.00 . You will only be charged this voluntary prepayment charge during the first 0 months of this Note. If we accelerate the entire balance owing under this Note due to your default, you agree to pay an involuntary prepayment charge which will be equal to \$1.50.00 No portion of the prepaid finance charge described in Section 3 will be refunded. Subject to Section 3, you authorize us to apply all prepaid sums to the indebtedness of this Note in any manner we elect.
- 9. SECURITY AGREEMENT. To the extent permitted by law you grant us a security interest and waive all applicable property is located in Texas) in the following property to secure performance of your obligations under this Note and (except for the Property if h is a principal residence) your obligations under any other agreement with us or our affiliates: (a) the Property including all equipment, parts, accessories and personal property which is a fixture of the Property except "household goods" as defined by 12 C.P.R. 227.12(d) unless purchased with the proceeds of this Loan. If we have a prior lien on your principal residence as accounty for future obligations, we waive such security as to this Note only; (b) proceeds and unearned premiums of any Property instrance; (c) all of your deposit accounts with us or our affiliates (except individual retirement accounts); and (d) substitutions, replacements, products and proceeds of the foregoing. Our security interest till no a purchased with the proceeds of this Loan. You agree that we are not a fiduciary with respect to our security interest. You further agree that we may at any time apply proceeds and unearned premiums and refunds of any Property insurance to reduce the indichtedness of this Note, even if you are not in default. Upon our request, you will deliver any documents that are necessary for us to perfect our security interest. You will defend at your expense our execurity interest. To the extent permitted by law, you agree to pay all actual costs imposed to release our interests in the Property.
- 10. PROPERTY MAINTENANCE AND USE. You will promptly pay all fees, fines, and taxes related to this Loan and the Property. You will maintain the Property in good condition except for ordinary wear and tear, and keep it free from all liens, encumbrances, fines and adverse claims. You will make all needed repairs. You will not make any changes to the Property that will decrease its value or decrease its functionality without our prior written consent. You will permit us to inspect the Property at a time which is reasonably convenient. If you do not do any of the foregoing, we may do to at our sole option and add the costs to this Loan or require you to provide us with additional collateral. You will not use, or permit others to use, the Property: (a) in violation of any law; (b) contrary to the provisions of any insurance policies covering the Property or in a manner that would invalidate any warranty or (c) for any business, commercial or agricultural purpose unless this Loan is explicitly for such a purpose.



- DEFAULT AND REMEDIES. You will be in default under this Note if: (a) you fail to make any payment or pay other emount owing under this Note when due; (b) you fail to keep any of your agreements under this Note or under any other agreement with us or our affiliates; (c) a bankruptcy petition is filed by or against you; (d) you have provided fatse or misteading information to us; (e) you die or are declared incompetent or incapacitated (f) the Property or any other property for which we or our affiliates possess a security interest is lost, stolen, destroyed, determined by us to be uninsurable for use, seized, impounded or threatened with, or subject to, keys, attachment, condemnation, forfeiture or other administrative or judicial proceedings; or (g) you are in default on any obligation that is secured by a lien on the Property. If you are in default, in addition to any other rights and remedies we have under law and subject to any right you may have to cure your default, we may do any of the following: (as) accelerate the entire balance owing under this Note after any demand or notice which is required by law, which entire balance will be immediately due and payable. You will pay us interest on this binance at the rate set forth in this Note including after default and acceleration and after any judgment; (bb) demand that you vacate the Property and make it available to us at a time which is reasonably convenient. You agree to comply with such demand; (cc) sell, lease, or otherwise dispose of the Property. Our disposal of the Property will not release you from any of your obligations and you will pay us any balance owing under this Note; (dd) recover all expenses related to retaking, holding, preparing for sule and selling the Property and reasonable collection costs, attorneys' fees (unless you are a resident of New Hampshire, in which case we may not recover our attorneys' fees from you) and legal expenses as permitted by 11 U.S.C. 506 and applicable state law; and/or (ee) setoff any of your deposit accounts
- 12. PROPERTY CONDITION. You agree that with respect to any Property; (a) it is free from all material defects, in proper operating order and fit for all intended purposes; (b) that our making this Loan was based in part upon the value and condition of them as represented by you; (c) we did not directly or indirectly offer, sell or provide it to you; and (e) we are not a seller, supplier, merchant or warrantor. Accordingly, except for specific rights afforded by state law, any claims relating to the Property, including any defect or warranty related to it, are not our responsibility.
- 13. ADDITIONAL AGREEMENTS. You agree that: (a) you may not tell or assign this Note, the Property or any of its benefits or obligations without our prior written consent. We own this Note and may assign this Note or any of its benefits or obligations at any time without your consent; (b) this Note is between you and us and except for successors or assigns as provided by this Note, this Note will not confer any tights upon any third party; (c) our rights and remedies in this Note are not exclusive; (d) we may waive or delay the enforcement of our rights under this Note without waiving or otherwise affecting such rights; (e) the provisions of this Note are only to the extent permitted by applicable law. Any part of this Note which cannot be enforced will be void, but the remaining parts will remain in effect; (f) you waive notice of dishonor, protest, presentment, demand for payment (subject to any right you may have to cure your default), waiver, delay and all other notices or demands in presentation, detailed in the state of the s this Note as provided in 15 U.S.C. 1640 upon notice to you even if they are contract terms and you agree to be bound by such corrections. Upon our request, you will promptly re-execute this Note to correct errors in the Note. You can change any term of this Note only in a writing signed by us;
 (i) the Bank is a national bank located in Ohio and Bank's decision to make this Loan to you was made in Ohio. Therefore, this Note shall be (1) the Bank is a landoni state of the control of the laws and regulations including but not limited to 12 USC § 85 and (ii) the laws of Ohio, to the extent Ohio laws are not precented by federal laws are regulations, and without regard to conflict of law principles; (j) this Note describes all agreements between you and us with respect to the Loan and there are no other agreements. An electronic or optically imaged reproduction of this Note or any other document related to your Loan constitutes an original document and may be relied on in full by all parties to the same extent as an original; (k) except as otherwise required by law, we are authorized to mail any notice or other correspondence to you by first class mail to your last known address indicated on our records; (f) you will provide us with 10 days prior written notice of any change in any information contained in your application including a change in your name or address. Except as otherwise specified, all notices and payments to us must be sent to P.O. Hox 5700, Cleveland, OH 44101-0570, or such other place as we may designate. Our failure or delay in providing you billing statements or other psyment instructions will not relieve you of your obligations under this Note; (m) all payments must be in lawful money of the United States; (n) if you are a natural person you are competent to enter into this Note and if you are other than a natural person, the person signing on behalf of you represents that they are authorized to enter into and execute this Note; (o) we will not be responsible for any personal items in or on vacated Property. We will make a reasonable effort to return such items to you or have you reclaim them from us provided you notify us within 5 business days of our taking possession and itemize such items. Even if you notify us, you abandon to us any personal items not reclaimed from us within 10 business days of our taking repossession; (p) we may accept late payments or partial payments without losing any of our rights. If your payment is marked with the words "Paid in Full" or similar language, you must send your payment to National City, 6750 Miller Road, Brecksville, Ohio 44141, Locator No. 7107. If your payment is made to any other address, we may accept the payment without losing any of our rights; (q) our application of your payments or other proceeds will be deemed reasonable unless another method is required by law, in which case that method will be deemed reasonable; (c) this Note will be binding and inure to the benefit of you and us and our respective successors and assigns; (s) except as otherwise probibited by law, Bank may provide to others, including but not limited to, consumer credit reporting agencies, information about our transactions and experiences with you. Also, Bank and its officiates (collectively "National City") may share with each other all information about you for the purposes, among other things, of evaluating credit applications or offering products and services that National City believes may be of loterest to you. Under the Fair Credit Reporting Act there is certain credit information that cannot be shared about you (unless you are a husiness) if you tell National City by writing to National City Corporation, Attention: Office of Consumer Privacy, P.O. Box 4068, Kalamazoo, MI 49099. You must include your name, address, account number and social security number; (t) the annual IRS Form 1998 will be issued only to the first borrower listed on this Note at origination and the designation of a borrower as first cannot be changed subsequently; (u) we are authorized to sign on your behalf any document required to enforce our interests under this Note; (v) disclosures included in this Note but not required by law are not an admission or waiver of rights by us; (w) all actions under this Note requiring our consent are at our sole discretion, and such consent may be withheld for any reason; (x) our typewritten name in Section 2 will constitute our signature for purposes of this Note; (y) we have an established business relationship with you, and unless otherwise prohibited by law, National Chy may contact you to offer you products and services that National City thinks may be of interest to you. Such contacts are not unsolicited, and National City may contact you with an automated dialing and announcing device or by fax, email or other form of electronic communication and we may monitor telephone calls with you to assure quality service; (2) you will pay all fees we charge you in connection with this Loan including those indicated on any Good Faith Estimate or HUD1/HUD1A provided in connection with this Loan, which will be nonrefundable to the extent permitted by law; (as) all amounts owed under this Note will be without relief from valuation and approisement laws; (bb) if this Loan is not for a consumer purpose or you are not a natural person, you are not entitled to any rights afforded consumers under applicable law or regulations; and (ec) In this Note, the term "affiliates" means current and fiture affiliates of National City Bank, including, but not limited to, the following National City Corporation subsidiaries: National City Home Loan Services, Inc., First Franklin Financial Corporation, Medison Bank and Trust Company and National City Mongage Co.
- 14. ADDITIONAL NOTICES. The following notices are given by Bank only to the extent not inconsistent with 12 U.S.C. Section 85 and related regulations and epinlons, and/or the choice of law provision set forth herein (with respect to which Bank expressly reserves all rights). You acknowledge receipt of the following notices before becoming obligated. For purposes of the immediately following Notice to Cosigner, "bank"







You are being asked to guarantee this debt. Think carefully before you do. If the horrower doesn't pay the debt, you will have to. Be sure you can afford to pay if you have to, and that you want to accept this responsibility. You may have to pay up to the full amount of the debt if the borrower does not pay. You may also have to pay late fees or collection costs, which increase this amount. The bank can collect first this debt from you without first trying to collect from the borrower (and after proper notice to you if you are a "conigner" as defined by Illinois or Michigan law). The bank could be same collection methods against you that can be used against the borrower, such as saing you, garnishing your wages (unless you receive wages in North Carolina, Peansylvania, South Carolina or Texas) etc. If this debt is ever in default, that fact may become a part of your credit record. This notice is not the contract that makes you liable for the debt.

NOTICE TO ALL SIGNERS

You are hereby notified that a negative credit report reflecting on your credit record may be submitted to a consumer (credit) reporting agency if you fail to falful the terms of your credit obligations. If you believe that we have information about you that is inaccurate or that we have reported or may report to a credit reporting agency information about you that is inaccurate, please notify us of the specific information that you believe is inaccurate by writing to National City, P.O. Box 94982, Cleveland, Ohio 44101, Atta: Credit Bureau Disputes, Locator 1312

If the Property is located in California: Lender may, at its option, declare the entire balance of the Secured Debt to be immediately due and payable upon the creation of, or contract for the creation of, any lien, encumbrance, transfer or sale of the Property.

If the Property is located in Colorado: The dollar amount of the finance charge disclosed to you for this credit transaction is based upon your payments being received by us on the date payments are due. If your payments are received after the due date, even if received before the date a late fee applies, you may owe additional and substantial money at the end of the credit transaction and there may be little or no reduction of principal. This is due to the accural of daily interest until a payment is received.

If the Property is located in Florida: Florida Documentary Stamp Tax in the amount required by law has been paid or will be paid directly to the Department of Revenue, and Florida Documentary Stamps have been placed on the taxable instruments as required by Chapter 201, Florida Statutes.

If the Property is located to lowe (this is a consumer credit transaction) or Kansas: NOTICE TO CONSUMER: 1. Do not sign this paper (agreement) before you read it. 2. You are entitled to a copy of this paper (agreement). 3. You may prepay the unpaid balance at any time and in accordance with law you will not be entitled to receive a refund of uncarned charges. 4. If you prepay the unpaid balance, you may have to pay a prepayment penalty.

If the Property is located in Iowa and the principal emount of this Loun exceeds \$20,000: IMPORTANT: READ BEFORE SIGNING. THE TERMS OF THIS AGREEMENT SHOULD BE READ CAREFULLY BECAUSE ONLY THOSE TERMS IN WRITING ARE ENFORCEABLE. NO OTHER TERMS OR ORAL FROMISES NOT CONTAINED IN THIS WRITTEN CONTRACT MAY BE LEGALLY ENFORCED. YOU MAY CHANGE THE TERMS OF THIS AGREEMENT ONLY BY ANOTHER WRITTEN AGREEMENT.

If the Property is located in Maryland: We elect Subtitle 10, Credit Grantor Closed End Credit Provisions, of Title 12 of the Commercial Law Article of the Annotated Code of Maryland.

If the Property is located in Minnesota: If the amount of this Loan is \$100,000 or more, we elect Minn. Stat. 5 334.01.

If the Property is located in Missouri: Oral agreements or commitments to lean money, extend credit or to forthear from enforcing repayment of a debt including promises to extend or renew such debt are not enforceable. To protect you (horrower(s)) and us (creditor) from misunderstanding or disappointment, any agreements we reach covering such matters are contained in this writing, which is the complete and exclusive statement of the agreement between us, except as we may later agree in writing to modify it.

If the Property is located in New York: YOU SHOULD CHECK WITH YOUR LEGAL ADVISOR AND WITH OTHER MORTGAGE LIEN HOLDERS AS TO WHETHER ANY PRIOR LIENS CONTAIN ACCELERATION CLAUSES WHICH WOULD BE ACTIVATED BY A JUNIOR ENCOMMRANCE.

DEFAULT IN THE PAYMENT OF THIS LOAN AGREEMENT MAY RESULT IN THE LOSS OF THE PROFERTY SECURING THE LOAN. UNDER FEDERAL LAW, YOU MAY HAVE THE RIGHT TO CANCEL THIS AGREEMENT. IF YOU HAVE THIS RIGHT, THE CREDITOR IS REQUIRED TO PROVIDE YOU WITH A SEPARATE WRITTEN NOTICE SPECIFYING THE CIRCUMSTANCES AND TIMES UNDER WHICH YOU CAN EXERCISE THIS RIGHT.

If the Property is decated in North Doboto: THIS OBLIGATION MAY BE THE BASIS FOR A PERSONAL ACTION AGAINST THE PROMISOR OR PROMISORS IN ADDITION TO OTHER REMEDIES ALLOWED BY LAW,

If the Property is located in Oregon: NOTICE TO THE BORROWER: Do not sign this loan agreement before you read it. The loan agreement provides for the payment of a penalty if you wish to repay the loan prior to the date provided for repayment in the loan agreement.

If the Property is located in Texas: THIS WRITTEN AGREEMENT REPRESENTS THE FINAL AGREEMENT BETWEEN THE PARTIES AND MAY NOT BE CONTRADICTED BY EVIDENCE OF PRIOR, CONTEMPORANEOUS OR SUBSEQUENT ORAL AGREEMENTS OF THE PARTIES. THERE ARE NO UNWRITTEN ORAL AGREEMENTS DETWEEN THE PARTIES.

If the Property is located to Vermont; NOTICE TO CO-SIGNER: YOUR SIGNATURE ON THIS NOTE MEANS THAT YOU ARE EQUALLY LIABLE FOR REPAYMENT OF THIS LOAN, IF THE BORROWER DOES NOT PAY, THE LENDER HAS A LEGAL RIGHT TO COLLECT FROM YOU.

If the Property is located in Wisconsin; NOTICE TO CUSTOMER; (a) DO NOT SIGN THIS BEFORE YOU READ THE WRITING ON THE REVERSE SIDE, EVEN IF OTHERWISE ADVISED. (b) DO NOT SIGN THIS IF IT CONTAINS ANY BLANK SPACES. (c) YOU ARE ENTITLED TO AN EXACT COPY OF ANY AGREEMENT YOU SIGN. (d) YOU HAVE THE RIGHT AT ANY TIME TO PAY IN ADVANCE THE UNPAID BALANCE DUE UNDER THIS AGREEMENT AND YOU WILL NOT BE ENTITLED TO A PARTIAL REFUND OF THE FINANCE CHARGE.



15. SIGNATURES. YOU HAVE READ AND AGREE TO ALL PROVISIONS OF THIS NOTE INCLUDING THOSE ON PAGES I THROUGH 3 AND IN THE DISCLOSURE STATEMENT WHICH IS INCORPORATED HEREIN BY REFERENCE. (1) DO NOT SIGN THIS NOTE BEFORE YOU READ IT OR IF IT CONTAINS ANY BLANK SPACES TO BE FILLED IN. (2) YOU ARE ENTITLED TO A COMPLETELY FILLED-IN COPY OF THIS NOTE BEFORE YOU SIGN IT. BY SIGNING THIS NOTE, YOU ACKNOWLEDGE THAT YOU HAVE READ AND RECEIVED A COMPLETED COPY OF THIS ENTIRE NOTE BEFORE SIGNING IT ON THE DATE SHOWN ON PAGE 1. SEE PAGES 1, 2 AND 3 AND THE DISCLOSURE STATEMENT FOR ADDITIONAL IMPORTANT TERMS AND CONDITIONS.

FORTINO SANCHEZ	x Posicio Janos
Type or print name of Debiot	Debtor's signature
Type or print name of Debtor	Debtor's signature X. Quelca Sancher Debtor's signature
Type or print name of Debtor	X
	x
Type or print name of Debtor	Debtor's aignature
unconditionally guarantee the payment of all sums owing under this Upon default, we may proceed egainst any of you without first pay offected by any settlement, release, extension, renewal or modification waives all rights to any demands, presentments, notices and defenses	ement. For value received, you the undersigned guaranters jointly, severally ant Note when due and the performance by the Debters of all promises centained in this Note occeding against any Debter. The liability of each of you will be primary and will not be on of this Note whether or not by operation of law. Each of you voluntarily and knowingly of any kind or nature you might have in connection with this Guaranty. Each of you agree as if we have to enforce this Guaranty. Each of you acknowledges that you have read and ent prior to signing below.
Type or print name of Givarantor	X
Type or print name of Guarantor	X Guarantor's signature

*2001 Hadroni City Corporation



ALLONGE TO Installment Consumer Loan Security Agreement

PNC Account #:					
NCC ID #:					
DBI Account #:					
Case #					
Allonge to one certain In	stallment Consumer Loan Security Agreement Dated on or about: 8/12/2010				
and Executed by:	FORTINO SANCHEZ Debtor(s)				
With a Principle Am	ount of \$ \$47,000.00				
Debtor Address:	1809 LA CELL AVE TULARE, CA 93274				
Pay to the order of: Without Recourse					
PNC Bank N.A., successor by merger to National City Bank					
By: Crystal Hudson, Secretary	Ludom				